

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, SW
Washington, DC 20554

Annual 47 C.F.R. § 64.2009(e) CPNI Certification EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2015

Date of execution: February 25, 2016

Western New Mexico Telephone Company, Inc.

Form 499 Filer ID: 802278

Name of Officer signing: John Francis

Title of Officer signing: Executive Vice President

See 47 C.F.R. § 64.2001 et seq. operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. an agent of the Company, that I have personal knowledge that the Company has established I, John Francis certify that I am an officer of the Company named above, and acting as

forth in section 64.2001 et seq. of the Commission's rules. the Company's procedures ensure that the Company is in compliance with the requirements set Attached to this certification as Exhibit 1 is an accompanying statement explaining how

access CPNI, and what steps companies are taking to protect CPNI. on any information that they have with respect to the processes pretexters are using to attempt to instituted or petitions filed by a company at either state commission, the court system, or at the Commission against data brokers) against data brokers in the past year. Western New Mexico Telephone Company, Inc. has not taken any actions (proceedings Companies must report

information, or instances of improper access to online information by individuals not authorized employees, instances of improper disclosure to individuals not authorized to receive the disclosure of CPNI, broken down by category or complaint, e.g., instances of improper access by complaints a company has received related to unauthorized access to CPNI, or unauthorized Western New Mexico Telephone Company, Inc. has not received any customer complaints in the past year concerning the unauthorized release of CPNI (number of customer to view the information Western New Mexico Telephone Company, Inc. has not

Signed Schulmus

cc: Telecommunications Consumers Division, Enforcement Bureau Best Copy and Printing, Inc.

WESTERN NEW MEXICO TELEPHONE COMPANY, INC

STATEMENT EXPLAINING HOW THE COMPANY'S OPERATING PROCEDURES ENSURE COMPLIANCE WITH THE FCC'S CPNI RULES

I. Customer Proprietary Network Information ("CPNI")

exchange service or telephone toll service received by a customer of a carrier (except that customer relationship; and (B) information contained in the bills pertaining to telephone and that is made available to the carrier by the customer solely by virtue of the carriertelecommunications service subscribed to by any customer of a telecommunications carrier, to the quantity, technical configuration, type, destination, and amount of use of a CPNI does not include subscriber list information). CPNI is defined in Section 222(f) of the Communications Act as (A) information that relates

location and duration of a consumer's outbound and inbound phone calls, and (d) the telecommunications services. CPNI encompasses information such as: (a) the telephone Generally, CPNI includes personal information regarding a consumer's use of his or her telecommunications and information services purchased by a consumer. numbers called by a consumer; (b) the telephone numbers calling a customer; (c) the time,

time, location and/or duration of the call (for all calls). that pertains to the transmission of a specific telephone call, including the number called (for other unauthorized entities for illegitimate purposes. Call detail includes any information particularly sensitive from a privacy standpoint and that is sought by pretexters, hackers and Call detail information (also known as "call records") is a category of CPNI that is outbound calls), the number from which the call was placed (for inbound calls), and the date,

II. Use and Disclosure of CPNI Is Restricted

inside and outside the Company. upon its use and disclosure, and upon the provision of access to it by individuals or entities identifiable, and that privacy concerns have led Congress and the FCC to impose restrictions The Company recognizes that CPNI includes information that is personal and individually

or provision of access to CPNI. receiving, reviewing and resolving questions or issues regarding use, disclosure, distribution partners; (4) maintaining records regarding the use of CPNI in marketing campaigns; and (5) distribution or access to the Company's CPNI by independent contractors and joint venture employees and agents who use or have access to CPNI; (3) supervising the use, disclosure, responsibilities, requirements and restrictions; (2) supervising the training of Company communicating The Company has designated a CPNI Compliance Officer who is responsible for: (1) with the Company's attorneys and/or consultants regarding CPNI

FCC's CPNI Rules (Subpart U of Part 64 of the FCC Rules). training with respect to the requirements of Section 222 of the Communications Act and the authorized to use or access the Company's CPNI, employees and agents must receive substantial federal restrictions upon CPNI use, distribution and access. In order to be Company employees and agents that may deal with CPNI have been informed that there are

by a court order); and (c) the agent, independent contractor or joint venture partner must confidentiality agreement which provides) that: (a) the agent, independent contractor or joint partner's agreement with the Company must contain provisions (or the Company and the access or use the Company's CPNI, the agent's, independent contractor's or joint venture confidentiality of the Company's CPNI. implement appropriate and specific safeguards acceptable to the Company to ensure the independent contractor or joint venture partner is expressly and specifically required to do so distribute the CPNI to, or allow access to the CPNI by, any other party (unless the agent, provided; (b) the agent, independent contractor or joint venture partner may not disclose or venture partner may use the CPNI only for the purpose for which the CPNI has been agent, independent contractor or joint venture partner must enter into an additional Before an agent, independent contractor or joint venture partner may receive or be allowed to

III. Protection of CPNI

- of record to verify the accuracy of this request. customer's telephone number of record and/or sends a notification to the customer's address customer to any person designated by the customer, but only after the Company calls the the customer. The Company will disclose CPNI upon affirmative written request by the the time period for which the CPNI must be disclosed or provided; and (5) must be signed by specify exactly what type or types of CPNI must be disclosed or provided; (4) must specify include the customer's correct billing name and address and telephone number; (3) must address or record. Any and all such customer requests: (1) must be made in writing; (2) must disclose or provide the customer's CPNI to the customer by sending it to the customer's 1. The Company may, after receiving an appropriate written request from a customer,
- enforcement agency in accordance with applicable legal requirements. The Company will provide a customer's phone records or other CPNI to a law
- secret" question-answer combinations in secure files that may be accessed only by authorized customers requesting call detail information over the telephone. Company employees who need such information in order to authenticate the identity of Since December 8, 2007, the Company retains all customer passwords and "shared
- or (c) call the customer back at the customer's "telephone number of record" (see definition information to the customer's postal or electronic "address of record" (see definition above);" correct answers to the back-up "shared secret" combinations); (b) send the requested is, Company employees must: (a) be furnished the customer's pre-established password (or above) with the requested information. CPNI in the same manner whether or not the CPNI consists of call detail information. That Since December 8, 2007, Company employees authenticate all telephone requests for
- services offered by an affiliate, the Company is not permitted to share the customer's CPNI Company is permitted to share the customer's CPNI regarding such services with its affiliate. 5. If a customer subscribes to multiple services offered by the Company and an affiliate, the If a customer does not subscribe to any telecommunications or non-telecommunications

approval procedures set forth in Sections 64.2007, 64.2008 and 64.2009 of the FCC's Rules. with the affiliate without the customer's consent pursuant to the appropriate notice and

modified services (in-bound marketing), the Company may use the customer's CPNI other 6. When an existing customer calls the Company to inquire about or order new, additional or Company provides the customer with the oral notice required by Sections 64.2008(c) and than call detail CPNI to assist the customer for the duration of the customer's call if the 64.2008(f) of the FCC's Rules and after the Company authenticates the customer.

information that the customer provides without the customer first providing a password.) customer any call detail information about the customer account other than the call detail assistance, then the Company may take routine customer service actions related to such when it was called, and, if applicable, the amount charged for the call) without Company information necessary to address a customer service issue (i.e., the telephone number called, provide to the Company during a customer-initiated telephone call, all of the call detail carrier calling the customer at the telephone number of record. If the customer is able to information is released only by sending it to the customer's address of record or by the pre-established password. customers during customer-initiated telephone contacts only when the customer provides a information. Since December 8, 2007, the Company discloses or releases call detail information to (However, under this circumstance, the Company may not disclose to the If the customer does not provide a password,

- proposed out-bound marketing activities are reviewed by the Company's CPNI Compliance procedures set forth in Sections 64.2007, 64.2008, and 64.2009 of the FCC's Rules. Company-initiated marketing of services to which a customer does not already subscribe Act and the FCC Rules. Officer for compliance with the CPNI restrictions and requirements in the Communications 7. The Company uses, discloses, and/or permits access to CPNI in connection with Company (out-bound marketing) only pursuant to the notice and approval
- approvals and/or Opt-in approvals, together with the dates of any modifications or of each customer's Out-out and/or Opt-In approvals (if any) prior to use of the customer's employees, independent contractors and joint venture partners to clearly establish the status revocations of such approvals; and (ii) the type(s) of CPNI use, access, disclosure and/or CPNI. These records include: (i) the date(s) of any and all of the customer's deemed Opt-out 8. The Company maintains appropriate paper and/or electronic records that allow its distribution approved by the customer.
- required to notify the CPNI Compliance Officer of any access, accuracy or security problems they encounter with respect to these records. the Company's records must be checked to determine the status of the customer's CPNI 9. Before a customer's CPNI can be used in an out-bound marketing activity or campaign, Company employees, independent contractors and joint venture partners are

used with respect to various proposed out-bound marketing activities. determine whether the Company's "Opt-Out CPNI Notice" or "Opt-In CPNI Notice" must be If new, additional or extended approvals are necessary, the CPNI Compliance Officer will

activity or campaign, including: (i) a description of the campaign; (ii) the specific CPNI that was used in the campaign; (iii) the date and purpose of the campaign: and (iv) what products The CPNI Compliance Officer will maintain a record of each out-bound marketing

minimum of one year. and services were offered as part of the campaign. This record shall be maintained for a

- information (without further customer approval) to initiate and provide the services. existing customers that may constitute CPNI as part of applications or requests for new, collect for telecommunications services. The Company may obtain information from new or legal, arbitration, or other processes to collect late or unpaid bills from customers to investigate and resolve disputes with customers regarding their bills; and (c) to pursue records (without customer approval): (a) to bill customers for services rendered to them; (b) additional or modified services, and its employees and agents may use such customer Likewise, the Company's employees and billing agents may use customer service and calling The Company's employees and billing agents may use CPNI to initiate, render, bill and
- protect the Company's rights or property, and to protect users and other carriers from fraudulent, abusive or illegal use of (or subscription to) the telecommunications service from which the CPNI is derived. The Company's employees and agents may use CPNI without customer approval to

must be expressly approved in advance and in writing by the Company's CPNI Compliance sensitive matters, any access, use, disclosure or distribution of CPNI pursuant to this Section Because allegations and investigations of fraud, abuse and illegal use constitute very

- contractors or joint venture partners use or disclose CPNI for personal reasons or profit. from, competing carriers. may NOT use CPNI to identify or track customers who have made calls to, or received calls 13. The Company's employees, agents, independent contractors and joint venture partners Nor may the Company's employees, agents, independent
- such that they cannot be used, accessed, disclosed or distributed by unauthorized individuals 14. Company policy mandates that files containing CPNI be maintained in a secure manner or in an unauthorized manner.
- 15. Paper files containing CPNI are kept in secure areas, and may not be used, removed, or copied in an unauthorized manner.
- encounter with respect to files containing CPNI. required to notify the CPNI Compliance Officer of any access or security problems they 16. Company employees, agents, independent contractors and joint venture partners are
- readily obtainable biographical information (e.g., the customer's name, mother's maiden in his or her online account. Since December 8, 2007, passwords may NOT be based upon name, social security number or date of birth) or account information (e.g., the customer's appropriate password to be furnished by the customer before he or she can access any CPNI 17. The Company may permit its customers to establish online accounts, but must require an telephone number or address).
- telephone number from their telephone number of record, and then wait at that number until other government-issued identification verifying their identity, and correctly answer certain a Company representative calls them back and obtains correct answers to certain questions questions regarding their service and address; or (ii) if they call a specified Company they come in person to the Company's business office, produce a driver's license, passport or regarding their service and address. 18. Since December 8, 2007, customers may obtain an initial or replacement password: (i) if

- changes in their accounts that may affect privacy or security matters. 19. Since December 8, 2007, the Company will notify customers immediately of certain
- customer's address of record; (c) change or request for change of any significant element customer's responses with respect to the back-up means of authentication for lost or of the customer's online account; and (d) a change or request for change to the for change of the customer's password; (b) change or request for change of the a. The types of changes that require immediate notification include: (a) change or request forgotten passwords.
- the customer's prior address of record if the change includes a change in the customer's number of record; or (c) a written notice mailed to the customer's address of record (to telephone number of record; (b) a Company text message to the customer's telephone b. The notice may be provided by: (a) a Company call or voicemail to the customer's address of record).
- changed information. c. The notice must identify only the general type of change and must not reveal the
- of the text message, written notice, telephone message or voicemail message comprising and telephone number of record of the customer notified; (b) a copy or the exact wording d. The Company employee or agent sending the notice must prepare and furnish to the the notice; and (c) the date and time that the notice was sent. CPNI Compliance Officer a memorandum containing: (a) the name, address of record,
- and a subsequent notice to the customer if a security breach results in the disclosure of the customer's CPNI to a third party without the customer's authorization. Since December 8, 2007, the Company must provide an initial notice to law enforcement
- electronic notification of such breach to the United States Secret Service and to the intentionally gained access to, used or disclosed CPNI, the Company must provide discovers that a person (without authorization or exceeding authorization) has a. As soon as practicable (and in no event more than seven (7) days) after the Company maintained by the FCC at http://www.fcc.gov/eb/cpni. Federal Bureau of Investigation via a central reporting facility accessed through a link
- retail locations if the customer presents a valid photo ID and the valid photo ID matches the 21. Since December 8, 2007, the Company will provide customers with access to CPNI at its name on the account.
- inadequate or inappropriate identification or incorrect "address or record," secret" question-answer combinations); (b) any suspicious or unusual attempt by an caller furnishes an incorrect password or incorrect answer to one or both of the "shared instances where access to the Company's electronic files or databases containing passwords number of record" individual to change a customer's password or account information (including providing requesting a customer's call detail information or other CPNI (including a call where the Officer immediately by voice, voicemail or email of: (a) any suspicious or unusual call agents, independent contractors and joint venture partners to notify the CPNI Compliance against activity that is indicative of pretexting including requiring Company employees, 22. Since December 8, 2007, the Company takes reasonable measures to discover and protect or other significant service information); (c) any and all discovered

complaint by a customer of unauthorized or inappropriate use or disclosure of his or her reasonably appear to entail pretexting. investigate or supervise the investigation of, any incident or group of incidents CPNI. The CPNI Compliance Officer will request further information in writing, or CPNI was denied due to the provision of incorrect logins and/or passwords; and (d) any

listed in writing by the Company's CPNI Compliance Officer. emergency involving a substantial threat to human life or safety, any and all use or provision information regarding mobile users in certain emergency situations. Except in an unforeseen of CPNI under this category must involve the specific types or categories of emergencies 23. The Company and its authorized employees may use CPNI to provide call location

IV. CPNI Compliance Officer

disciplinary action brought against the employee or agent for impermissible use, disclosure Compliance Officer and received appropriate guidance is a material consideration in any regarding the use, disclosure, or access to CPNI to the attention of the Company's CPNI partners are strongly encouraged to bring any and all other questions, issues or uncertainties or access to CPNI. Compliance Officer for appropriate investigation, review and guidance. The extent to which CPNI Compliance Officer, employees and agents, independent contractors and joint venture In addition to the specific matters required to be reviewed and approved by the Company's particular employee or agent brought a CPNI matter to the attention of the CPNI

V. Disciplinary Procedures

regarding the use, disclosure, and access to CPNI to be very important. venture partners that it considers compliance with the Communications Act and FCC Rules The Company has informed its employees and agents, independent contractors and joint

violation, whether appropriate guidance was sought or received from the CPNI Compliance reviews, probation, and termination), depending upon the circumstances of the violation Officer, and the extent to which the violation was or was not deliberate or malicious). (including the severity of the violation, whether the violation was a first time or repeat disciplinary action Violation by Company employees or agents of such CPNI requirements will lead to (including remedial training, reprimands, unfavorable performance

requirements will lead to prompt disciplinary action (up to and including remedial training and termination of the contract) Violation by Company independent contractors or joint venture partners of such CPNI

WESTERN NEW MEXICO TELEPHONE COMPANY, INC.

STATEMENT OF ACTIONS TAKEN AGAINST DATA BROKERS

N. During Calendar Year 2015 the Company has instituted the following proceeding, or filed the following petitions, against data brokers before the Federal Communications Commission:

NONE

В. During Calendar Year 2015 the Company has instituted the following proceeding, or Regulation Commission. filed the following petitions, against data brokers before the New Mexico Public

NONE

 Ω During Calendar Year 2015 the Company has instituted the following proceeding, or filed the following petitions, against data brokers before the following federal or state courts:

NONE

WESTERN NEW MEXICO TELEPHONE COMPANY, INC

SUMMARY OF CUSTOMER COMPLAINTS REGARDING UNAUTHORIZED RELEASE OF CPNI

Ņ During Calendar Year 2015 the Company has received the following number of customer by Company employees: complaints related to unauthorized access to, or disclosure of, CPNI due to improper access

NONE

B. During Calendar Year 2015 the Company has received the following number of customer disclosure to individuals not authorized to receive the information: complaints related to unauthorized access to, or disclosure of, CPNI due to improper

NONE

 $\ \, \bigcirc$ During Calendar Year 2015 the Company has received the following number of customer to online information by individuals not authorized to view the information: complaints related to unauthorized access to, or disclosure of, CPNI due to improper access

NONE

D. During Calendar Year 2015 the Company has become aware of the following processes that pretexters are using to attempt to access its CPNI:

NONE